1918, ch. 280, sec. 5.

- 5. (A NAME NOT TO CONTAIN SURNAME OF LIMITED PARTNER; EXCEPTIONS.) (1) The surname of a limited partner shall not appear in the partnership name, unless
 - (a) It is also the surname of a general partner, or
- (b) Prior to the time when the limited partner became such the business had been carried on under a name in which his surname appeared.
- (2) A limited partner whose name appears in a partnership name contrary to the provisions of paragraph (1) is liable as a general partner to partnership creditors who extend credit to the partnership without actual knowledge that he is not a general partner.

1918, ch. 280, sec. 6.

- 6. (LIABILITY FOR FALSE STATEMENTS IN CERTIFICATE.) If the certificate contains a false statement, one who suffers loss by reliance on such statement may hold liable any party to the certificate who knew the statement to be false
 - (a) At the time he signed the certificate, or
- (b) Subsequently, but within a sufficient time before the statement was relied upon to enable him to cancel or amend the certificate, or to file a petition for its concellation or amendment as provided in Section 22C (3).

1918, ch. 280, sec. 7.

7. (LIMITED PARTNER NOT LIABLE TO CREDITORS.) A limited partner shall not become liable as a general partner unless, in addition to the exercise of his rights and powers as a limited partner, he takes part in the control of the business.

1918, ch. 280, sec. 8.

8. (Admission of Additional Limited Partners.) After the formation of a limited partnership, additional limited partners may be admitted upon filing an amendment to the original certificate in accordance with the requirements of Section 22C.

1918, ch. 280, sec. 9.

- 9. (RIGHTS, POWERS AND LIABILITIES OF A GENERAL PARTNER.)
 (1) A general partner shall have all the rights and powers and be subject to all the restrictions and liabilities of a partner in a partnership without limited partners, except that without the written consent or ratification of the specific act by all the limited partners, a general partner or all of the general partners have no authority to
 - (a) Do any act in contravention of the certificate,
- (b) Do any act which would make it impossible to carry on the ordinary business of the partnership,